

- 2. Under U.S. Supreme Court case law Marbury v. Madison, gave the Federal Courts the exclusive authority to interpret the Constitution, and limit the actions of Government to only perform actions that are Constitutional and bar the Government from Unconstitutional actions. Marbury v. Madison (1803).
- 3. The Probable (ause Clause of the Fourth (4th)
 Amendment said that "... No Warrants shall be is sued
 but upon probable cause...". That applies to even Warrants
 of Arrest.
- 4. Hill had already explained in pleudings of Documents no. 152, 153 and 154 on up, that Hill's attorney Scott Albrecht (Martinsville, VA Public Defender) said that Hill is not guitty of indecent exposure in case Commonwealth of Virginia, et al. v. Brian David Hill. Hill shall go to trial on December 21, 2018, at 10:45AM. (ase no. C18-3138.
- 5. In the event that the presiding Judge finds that Hill is not-quilty, Hill did not commit the Virginia offense of indecent exposure, Hill is innocent. Hill is a victim of Crime, and this Court can take the Commonwealth (ourt Judge's decision as a clear cut basis of innocence of that Commonwealth charge. Hill asks the Court to wait until the Martinsville General District Court's decision before making a secision on this Motion and brief.

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6. If the sole basis of the Detainer and Arrest Warrant is because of an allegation of violating Supervised Release over Hill's criminal charge (See paragraphs 4 and 5) then the verdict of not-guilty proves that there was no violation of Supervised Release, therefore such Detainer is unconstitutional and is an unlawful detainment. The Arrest Warrant has no probable cause and should be quashed as an unconstitutional warrant that has no basis for execution in regards to Brian David Hill.

The facts are established quite clear the arrest of Hill on the basis of violating Supervised Release over a charge that Hill is innocent of is unconstitutional and unlawful. Hill respectfully requests that the Court guash the Arrest Warrant, and vacate the Supervised Release Violation as most. Vacatur of the Arrest Warrant is warranted in the facts of this case and as a matter of law. Summary Judgment is warranted in the matter of Supervised Release Violation as a matter of facts and law. Therefore this court must move to (1.) Grant Hills Motion for Summary Judgment or Case Dismissal of Supervised Release Violation; (2) vacate and quash the Arrest Warrant/Detainer of Brian David Hill; (3.) and grant any other relief that the Court deems proper and just.

Respectfully filed with the Court, this the 13th day of December, 2018.

Brian Do Hill signed

Brian David Hill (Pro Se) #302165 Martinsville City Jail P.O. Box 1326 Martinsville, VA 24114 U.S.W.G.O.

- Certificate of Service -

I. Brian David Hill, certify that I deposited the foregoing pleading in the Jail institution's mailing system, envelope prepared to be mailed to the Clerk of the Court.
Under the Informa Pauperis Statute, I request that the Clerk serve all parties to this case through CM/ECF system and by Notice of Electronic Filing which will notify such parties. Thank You.

Brian D. Hill Signed

Brian David Hill (Pro Se) #302165

Martinsville City Jail

P.O. Box 1326

Martinsville, VA 24114

Drain The Swamp-Trump

Make America Great Again.

God Bless America

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